

Interference No.	105,059	Paper No. 22
Name: James A. Hoxie		
Serial No.: 08/882,435		Patent No. 5,994,515, granted 11/30/99
		CELLULAR CORECEPTORS FOR HUMAN D METHODS OF USING THE SAME
Filed: 06/25/97		• . • . • .
Interference with Li et a	l.	
	DECISION	ON MOTIONS
Administrative Patent Jud	ge,	Dated,
		•
Board of Patent Appeals a	^	Decision Verse Dated, 8/5/Q3
Court,		Dated,
	RE	MARKS

This should be placed in each application or patent involved in interference in addition to the interference letters.

The opinion in support of the decision being entered today is <u>not</u> binding precedent of the Board.

Paper 23

Filed by:

Merits Panel

Board of Patent Appeals and Interferences

U.S. Patent and Trademark Office Filed

P.O. Box 1450

5 August 2003

Alexandria, VA 22313-1450

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UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

JAMES A. HOXIE,

Junior Party¹ (Patent No. 5,994,515),

v. '

YI **LI** and STEVEN M. RUBEN,

Senior Party² (Application No. 09/339,912).

Patent Interference 105,059 (NAGUMO)

Before: LEE, TIERNEY, and NAGUMO, <u>Administrative Patent Judges</u>.

NAGUMO, <u>Senior Administrative Patent Judge</u>.

JUDGMENT PURSUANT TO 37 CFR § 1.662

Upon consideration of the REQUEST BY HOXIE UNDER 37 CFR § 1.662 (Paper 22), it is

ORDERED that judgment on priority as to Count 1, the

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PAT. & T.M. OFFICE BOARD OF PATENT APPEALS AND INTERFERENCES

 $^{^{1}}$ Hoxie has been accorded benefit for priority of its filing date, June 25, 1997.

Li has been accorded benefit for priority of parent application 08/466,343 (filed June 6, 1995, now U.S. Patent No. 6,025,154).

sole count in the interference, is awarded against junior party HOXIE.

FURTHER ORDERED that junior party HOXIE is not entitled to a patent containing claims 1-5, 7, and 8 (corresponding to Count 1)³ of patent 5,994,515.

FURTHER ORDERED that a copy of this paper shall be made of record in files of application 09/339,912 and U.S. Patent 5,994,515.

FURTHER ORDERED that if there is a settlement agreement, attention is directed to 35 U.S.C. § 135(c) and 37 CFR § 1.661.

JAMESON LEE

Administrative Patent Judge

MICHAEL P. TIERNEY

Administrative Patent Júdge

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INTERFERENCE TRIAL SECTION

INTERFERENCES

BOARD OF PATENT APPEALS AND

MARK NAGUMO

Administrative Patent Judge

³ The statement that Hoxie's claims 6 and 8 do not correspond to the count (Paper 1 at 5) contains a typographical error: claim 8 corresponds to the count; claim 9 does not correspond to the count.

cc (via facsimile and First Class Mail):

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